

Rio Dell City Hall 675 Wildwood Avenue Rio Dell, CA 95562 (707) 764-3532 cityofriodell.ca.gov

July 16, 2019

TO:

Rio Dell City Council

FROM:

Kyle Knopp, City Manager

SUBJECT:

Discussion on Permanent Supportive Housing Outreach

IT IS RECOMMENDED THAT THE CITY COUNCIL:

Provide direction to staff.

- Additional ideas for outreach.

- Volunteering to distribute materials.

BACKGROUND AND DISCUSSION

Danco's Permanent Supportive Housing Project is scheduled for completion by December 31, 2019. Applications for the 25 new housing units are expected to start being accepted in October of 2019. Tenancy in the project will be governed under the Fair Housing Act of 1968, a first come, first served process that will be conducted by the project's owner, Danco, and be audited by the State. The City holds no special influence in this process and current Rio Dell residents will be treated no different than non-Rio Dell residents. The project's proponents have described it as a facility whose purpose is to house residents from the Eel River Valley area, including Fortuna, Ferndale and Scotia.

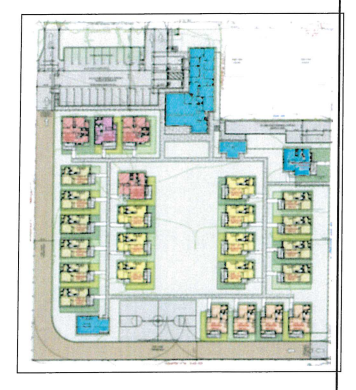
The City has engaged in outreach efforts to help provide information to the public about making a successful application for housing in the project. This includes two Every Door Direct Mailers (EDDM) distributed with information on preparing to make an application as well as equipping the City's Police Officer's with 2-1-1 information cards to be distributed to the homeless or those at risk of homelessness. The Police Department is currently compiling a list of specific persons who they would like to see housed at the project. However, it is important to note that the City cannot compel an individual to be housed at the project, nor compel them to want to be housed at the project.

Danco, County DHHS and the Rio Dell Community Resource Center have expressed their interest in holding an open house to help advise residents on accessing the housing. At this time no specific dates have been set but staff is working to help coordinate the effort.

Staff is requesting to see if there is any further direction from the Council. Attached are materials distributed to the public on the Danco Project, including information on how to "Get Myself or a Loved One into the Danco Housing Project." ///

What is the "Danco Project?"

Rio Dell Permanent Supportive Housing is proposed to be built on a vacant piece of land that is bordered to the east by Rigby Avenue and to the north by Center Street, in the city of Rio Dell, Humboldt County. Immediately to the south of the site is a 49 unit low income family development and adjacent to the west is a 25 unit low income senior housing



development. The project area consists in 2.26 acres. The zoning of this project is Residential Multifamily.

The target population is low income people in need of permanent supportive housing, including homeless veterans and seniors, and people with mental illness and/or substance abuse problems. According to the Department of Health and Human Services, 46% of Rio Dell's population qualifies for the proposed housing.

The proposed project, Rio Dell Permanent Supportive Housing, is designed based on the pocket neighborhood concept. The project includes 25 cottage style residential units with a manager's unit and common structures. The design is approached with a focus on the respect to the functional and social needs of the residents, including the principles of neighborly behavior along with accessibility and Universal Design. Special attention is given to the following vision and goals:

- Attractive and dignified living opportunities
- Independent living with neighbors
- Welcoming and safe, layering of public to private
- Within the context of neighboring buildings both in scale and material expression

- A fresh & positive environment, vibrant landscaping and textures
- Vernacular and economical, with special areas of interest & artistry
- Sustainability is evident and celebrated

How do I Get Myself or a Loved One into the Danco Project Housing?

Applications to get into the housing probably won't be available until October 2019. However, it is critical that you spend the time between now and then preparing. Tenancy will be on a first come, first served basis and applications will only be good for a 120 day window. Here's what you can do now to prepare before filling out an application:

- Tenants <u>must be enrolled in Medi-Cal</u>. Applications are accepted 7:30 a.m. to 5:30 p.m. at 929 Koster Street in Eureka, or at other Department of Health and Human Services (DHHS) locations. You may choose to have a face-to-face interview or you can complete the entire process by mail. You can request an application by calling 877-410-8809 at any time. Medi-Cal applications are also accepted at all hospitals and numerous clinics throughout the county.
- You or a loved one must be homeless or at risk of homelessness. <u>Call 2-1-1 and request to be placed in the "Coordinated Entry System."</u> The more documentation you have, the better. The County DHHS is required to document Chronic Homelessness through third party documentation. Documentation from the following sources can help your eligibility:
 - Have a diagnosed serious mental illness from County Mental Health. Call 707-445-7715 for assessments, referrals or emergency services 24 hours a day, 7 days a week.
 - ☐ Third party documentation of homelessness from: Emergency Shelters, Medical Records, Arrest Records, Law Enforcement Contact, Applications for Benefits etc.
- Register on the 'Interest List' for the Rio Dell project. You may do so at Danco's website: https://www.danco-group.com/communities
- □ It is recommended (but not required) that you seek assistance through Section 8

 Housing, which may help place you in other subsidized housing. Section 8

 housing applications can be obtained at 735 West Everding Street in Eureka. You can also call (707) 443-4583 for more information.





Briefing Paper and FAQ

Danco's Proposed Permanent Supportive Housing Project in Rio Dell

For the meeting of October 16, 2018

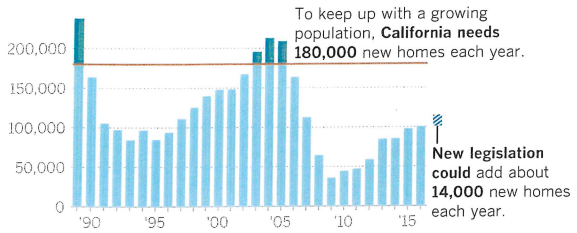
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The Housing Crisis

Construction of new housing across California has slowed post-recession. This trend is mirrored in Rio Dell where since 2010 the average number of new units is 2.75, a figure propped up by one single subdivision located at Hilda Court.

New homes built each year in California



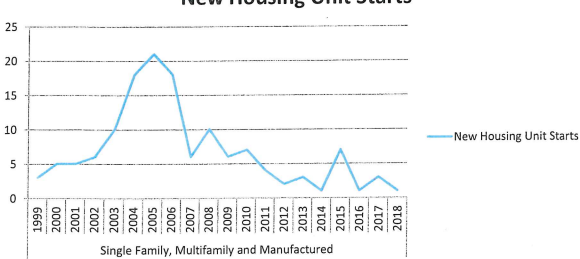
Note: One of the bills would require voter approval in 2018.

Sources: Construction Industry Research Board and California Department of Housing and Community Development

@latimesgraphics

Statewide LA Times graph above, Rio Dell specific graph below.

Rio Dell
New Housing Unit Starts



What is NIMBY?

NIMBY stands for "Not-In-My-Back-Yard." Historically local governments have had a wide array of discretion to approve or deny building permits and regulate local land use. This has often led to the denial of unpopular or controversial projects. Since 2008 and SB-2 (originally referred to as the "Anti-NIMBY Law") the State Legislature and Governor have approved legislation curtailing this local discretion and curtailing "NIMBYism."

Changes in Housing Law

Facing a statewide housing crisis and the elevation of the plight of homeless throughout California, the State legislature has acted over numerous years to pass various pieces of housing legislation.

For over ten years now, the State has generally moved to:

- Spend more tax dollars on housing, particularly for low-income housing.
- Make it easier for developers to build housing, particularly low-income housing.
- Force cities to plan for more housing, particularly low-income housing.
- Move to penalize cities that say no to housing, particularly low-income housing.
- Generally remove local control from cities related to housing and limit a city's discretion to stop or delay housing projects, particularly low-income housing.

California State Law imposes a clear mandate to remove land use barriers to Permanent Supportive Housing (PSH). SB 2, the Housing Accountability Act (first referred to as the "anti-NIMBY law") effective January 2008, amended the state's housing element law to specify that PSH is considered a residential use and may only be subject to those restrictions and requirements that apply to other residential uses of the same type in the same zone. This means that PSH projects must be allowed to be built in any zone that allows a multifamily dwelling use, without needing separate discretionary review. SB 2 also amended the Housing Accountability Act to include PSH as a protected use, meaning that jurisdictions have limited basis to deny Permanent Supportive Housing projects. State Law also provides for approval streamlining for PSH projects through SB 35, effective January 2018. This bill requires local jurisdictions to approve housing development projects through a ministerial process provided that the City is not currently meeting its Regional Housing Needs Assessment (RHNA) goals for that income category.

In the City of Rio Dell, this would apply to residential projects with 100% of the units restricted to lower income households, including Permanent Supportive Housing.

Legislative changes have ramped up in recent years as well. Just in the last year, Governor Brown signed:

- ✓ SB2 by Sen. Toni Atkins, D-San Diego, establishes a permanent funding source for affordable housing through a \$75 fee on real estate transaction documents. The fee is capped at \$225 per transaction and exempts real estate sales. The fees would generate roughly \$250 million a year, which would be split among state and local housing programs.
- ✓ SB3 by Sen. Jim Beall, D-San Jose, authorizes \$4 billion in general obligation bonds for affordable housing programs and a veterans' homeownership program. SB3 will be up for approval by voters in November 2018. This is otherwise known as **Proposition 1** on the November 6, 2018 ballot.
- ✓ SB35 by Sen. Scott Wiener, D-San Francisco, streamlines the approval process for infill developments in local communities that have failed to meet their regional housing needs.
- ✓ SB166 by Sen. Nancy Skinner, D-Berkeley, ensures that cities maintain an ongoing supply of housing construction sites for residents of various income levels.
- ✓ SB167 by Skinner and AB678 by Assemblyman Raul Bocanegra, D-Pacoima (Los Angeles County), increase the standard of proof required for a local government to justify a denial of low- and moderate-income housing development projects.
- ✓ SB540 by Sen. Richard D. Roth, D-Riverside, streamlines the environmental review process for certain local affordable housing projects.
- ✓ AB72 by Assemblymen Miguel Santiago, D-Los Angeles, and David Chiu, D-San Francisco, strengthens the state's ability to enforce laws that require local governments to achieve housing goals.
- ✓ AB73 by Chiu gives local governments incentives to create housing on infill sites near
 public transportation.
- ✓ AB571 by Assemblyman Eduardo Garcia, D-Coachella, makes it easier to develop farmworker housing by easing qualifications for the Farmworker Housing Tax Credit.
- ✓ AB879 by Assemblyman Tim Grayson, D-Concord, authorizes a study of local fees charged to new residential developments that will also include a proposal to substantially reduce such fees.
- ✓ AB1397 by Assemblyman Evan Low, D-Campbell, makes changes to the definition of land suitable for residential development to increase the number of sites where new multifamily housing can be built.
- ✓ AB1505 authorizes cities and counties to adopt an inclusionary ordinance for residential rental units in order to create affordable housing. By Chiu, Sen. Steven Bradford, D-Gardena (Los Angeles County), and Assemblymen Richard Bloom, D-Santa Monica, and Todd Gloria, D-San Diego.
- ✓ AB1515 by Assemblyman Tom Daly, D-Anaheim, allows housing projects to be afforded the protections of the Housing Accountability Act if the project is consistent with local planning rules despite local opposition.

✓ AB1521 by Bloom and Chiu gives experienced housing organizations a first right of refusal to purchase affordable housing developments in order to keep the units affordable.

Most recently the Governor has signed:

SB167, AB678 & AB1515 which beefs up the existing law by making it easier for developers to prove a city acted in bad faith when denying a project, and by upping a city's **penalty to \$10,000** per unit rejected.

AB72 gives the State housing department more authority to investigate cities that do not follow through with housing plans and the referral of these agencies to the Attorney General for possible legal action.

AB2162 Supportive Housing Use "By Right" requires supportive housing to be considered a use "by right" in zones where multifamily and mixed uses are permitted. The law requires a local government to approve, within specified periods, supportive housing developments that comply with these requirements. The law prohibits the local government from imposing any minimum parking requirement for units occupied by supportive housing residents if the development is located within a half-mile of a public transit stop.

AB686 Affirmatively Further Fair Housing requires a public agency to administer its programs and activities relating to housing and community development in a manner to affirmatively further fair housing and not take any action that is inconsistent with this obligation. "Affirmatively furthering fair housing" means, among other things, "taking meaningful actions ... that overcome patterns of segregation and foster inclusive communities" and "address significant disparities in housing needs and in access to opportunity." Additionally, an assessment of fair housing practices must now be included in upcoming housing elements.

What Action Can Individuals Take?

Do you support or oppose Anti-NIMBY legislation? Do you support or oppose the DANCO project for Rio Dell?

Contact your state and federal representatives and regulators to voice your opinion:

Governor Jerry Brown

Governor Edmund G. Brown c/o State Capitol, Suite 1173 Sacramento, CA 95814 Phone: (916) 445-2841 Fax: (916) 558-3160

Senator Mike McGuire

Eureka Office: 1036 5th St., Suite D Eureka, CA 95501

Phone: 707-445-6508 Fax: 707-445-6511

Assemblyman Jim Woods

Humboldt/Del Norte/Trinity: 1036 5th Street Eureka, CA 95501

Tel: (707) 445-7014 Fax: (707) 445-6607

California Tax Credit Allocation Committee

Tel: (916)654-6340

Congressman Jared Huffman

Eureka District Office 317 Third Street Suite 1 Eureka, CA 95501

Phone: (707) 407-3585 Fax: (707) 407-3559

Need Additional Information on State Law?

http://www.hcd.ca.gov/policy-research/lhp.shtml#summary

Interested in Volunteering for the 2019 Homeless Point-in-Time Count?

Call Robert Ward at (707) 441-5028.

DANCO Project Location

The project is expected to be proposed for the corner of Rigby and Center streets, east of US Highway 101.



What is Permanent Supportive Housing?

Permanent Supportive Housing (PSH) is a model that combines low-barrier affordable housing, health care, and supportive services to help individuals and families lead more stable lives. PSH typically targets people who are homeless or otherwise unstably housed, experience multiple barriers to housing, and are unable to maintain housing stability without supportive services. This model has been shown to not only impact housing status, but also result in cost savings to various public service systems, including health care. — Definition from the National Healthcare for the Homeless Council.

DANCO Permanent Supportive Housing Project

Much of the following information was included in DANCO's Market Study submitted to the State.

Rio Dell Permanent Supportive Housing is proposed to be built on a vacant piece of land that is bordered to the east by Rigby Avenue and to the north by Center Street, in the city of Rio Dell, Humboldt County. On the west and south sides of the property there are multi-family residential and miscellaneous residential uses. To the south of the site is a 49 unit low income family development and to the west is a 24 unit low income senior housing development. The project area consists in 2.26 acres. The zoning of this project is Residential Multifamily.

The target population is low income people in need of permanent supportive housing, including homeless veterans and seniors, and people with mental illness and/or substance abuse problems. According to the Department of Health and Human Services, 46% of Rio Dell's population qualifies for the proposed housing.

PROJECT SUMMARY

The proposed project, Rio Dell Permanent Supportive Housing, is designed based on the pocket neighborhood concept. The project includes 25 cottage style residential units with a manager's unit and common structures. The design is approached with a focus on the respect to the functional and social needs of the residents, including the principles of neighborly behavior along with accessibility and Universal Design. Special attention is given to the following vision and goals:

- Attractive and dignified living opportunities
- Independent living with neighbors
- Welcoming and safe, layering of public to private
- Within the context of neighboring buildings both in scale and material expression
- A fresh & positive environment, vibrant landscaping and textures
- Vernacular and economical, with special areas of interest & artistry
- Sustainability is evident and celebrated

BUILDING TYPOLOGY, UNIT MIX, AND COMMON SPACES

Composed of 28 total buildings, the complex is laid out in a way to create a neighborhood with common open areas leading to private open areas and entrances to each unit. It is not part of a phased project, and will be completed all as one construction contract. All construction is one story. There are 22 one-bedroom units and 4 two-bedroom units. One of the two-bedroom units is reserved for the on-site manager and is located near the main Common Building.

In addition to the manager's office and dwelling units, a main common building, at over 2,000 square feet, will contain support facilities such as a residential style common kitchen near a gathering area for group meetings, an exercise room, four individual counselor rooms, a bed-

bug station room, storage, and outdoor gathering area for barbecues. A 440 square foot common building will house laundry, utilities and additional storage.



MARKET AREA

The Primary Market Area (PMA) for the subject property in Rio Dell comprises five ZIP Codes in Humboldt County, California – Rio Dell, Scotia, Fortuna, Hydesville, and Loleta. The area also includes several other small communities that lie along the US Route 101 corridor. All areas within the PMA are an easy drive to the subject site – at most about a 15-minute drive away.

FAQ1

Frequently Asked Questions

The following 15 Questions were responded to by DANCO at the August 16, 2018 Council Meeting

1. How will tenants be selected? How can the City or community be involved in that process? Will there be a way to prioritize existing Rio Dell residents?

"The primary market area for the facility will be residents from Rio Dell, Scotia, Fortuna, Hydesville and Loleta. However, tenant selection is governed by Fair Housing Act of 1968 in that the tenants are eligible for housing on a first come first serve basis. DANCO keeps a running waiting list and each person will be given an opportunity for underwriting as they work through the list (all government assisted housing is operated the same way). An applicant can only make their spot on the list after they fill out a complete application and that application is received on site or at our main offices. Those applications are date and time stamped and they then go on the list for underwriting. For this particular complex the residents will have to "income qualify" in that they will have to have incomes at or below 40% AMI and they will have 'to qualify. In addition to the income they will have to meet the criteria of being in need of permanent supporting housing including homeless, veterans, seniors and persons with mental illness."

2. Please describe how the complex will collect rent i.e. where does the rent come from? If through DHHS, are we talking about Medi-Cal? Private Medical Insurance? Or, other?

"The Department of Health and Human Services (DHHS) has a contract with the property ownership entity to pay fair market value of rent for each of the units for a period of 20 years. They will use a combination of the residents income to pay for a portion of that rent (depending on their situation using the HUD rule of 30% 'for housing) and pay for the difference with their housing resources."

3. If there are any mental health outpatients at the facility, will the security guards be specially trained to deal with mental health clients?

"There may be persons with mental health issues. All of our staff will have specific training around residents with special needs and each person who has a special need will have a case worker assigned to them through DHHS."

4. Will tenants be allowed to possess guns or other weapons while living in the facility?

"All residents fall under the same Constitutional rights as any other citizens of the US. There are House Rules however that specifically address fire arms and are addressed in item 41 of the House Rules. Below is a copy of the applicable section of the House Rules."

All firearms in the possession of a resident, guest or service provider must be licensed and carried in accordance with state and local laws. The use of any type of weapon, firearm, or dangerous object is strictly prohibited within the boundaries of the property. This includes, but is not limited to:

- Shotguns, handguns, pistols, rifles, etc.
- Ammunition of any type
- Pellet guns, B.B. guns, air guns (pistols, rifles, etc.), of any type
- Archery equipment (bows, arrows, targets, etc.)
- Any and all types of sling shots or any device that could shoot a projectile
- All sharp edged or pointed objects (i.e., knife, sword, etc.) used with the intent to threaten, intimidate, or harm another.
- Any and all types of explosives, fireworks, and flammable/explosive chemical(s)
 including, but not limited to, propane tanks, charcoal, and lighter fluid
- Any other type of instrument, object, and/or material that may be deemed a weapon when used with the intent to threaten, intimidate, or harm another. The illegal possession of weapons by a resident, a resident's service provider or a resident's guest is prohibited and constitutes a material lease violation.

5. Do you have examples of other facilities that will be run like the one proposed for Rio Dell (not just look like the Rio Dell facility)?

"The following link is what we have modeled our Eureka and Rio Dell facilities like. The look is obviously different, however the program is similar."

http://www.mercyhousing.org/california/mather-veterans-village

6. Will tenants have a criminal background check?

"All residents have a full background check."

7. Will tenants be screened for Megan's law?

"Part of the background check."

8. How do the operations of this facility compare to the Serenity Inn in Eureka?

"It is nothing like the Serenity Inn. The Serenity Inn is a low income drug and alcohol rehab program that has very little funding. The Rio Dell project is not a drug and alcohol program. The Rio Dell project is permanent supportive housing."

9. Is Danco or DHHS in charge of placement of tenants?

"DANCO's Property Management Company is the ultimate decision body to determine if the residents will be accepted and/or evicted."

10. Why is a bed bug machine room specifically included in the project description? Is this population transient (i.e. staying for short periods of time, less than 90 days)? How long do you think the average tenancy will be? Will DHHS determine the length of tenancy?

"Some of the residents will have been previously homeless and as a precautionary measure, in case residents come in off the streets we can require that their things to go through the bed bug machine room to prevent the spread of bud bugs throughout the facility. This is not temporary housing, this is permanent supportive housing the residents can stay as long as they pay rent, meet the house rules and wish to continue occupancy."

11. How will the project mitigate the impact on City services, for example police services?

"DANCO will have on-site security and enforce the House Rules. If residents are breaking the law we will rely on Police services to step in and enforce just like any other home or multifamily development in the community."

12. It sounds like the tenants at this facility will need services that are generally only available in Eureka or possibly Fortuna. Is it wise to even place this facility in Rio Dell where there are almost no services?

"The project includes in-house counseling, job coaching and life skill services. In addition, the Rio Dell Community Resource Center operated by the St. Joseph's Health Care System also provides services to the community. The project also includes transportation services to the residents should they need to go to Eureka or Fortuna. There is a large need for low income housing throughout the County, including the Primary Market Area (Rio Dell, Scotia, Fortuna, Hydesville and Loleta). We would not be proposing a project if there wasn't a need."

13. What is the difference between what DANCO proposed about 5 years ago, to the current proposal?

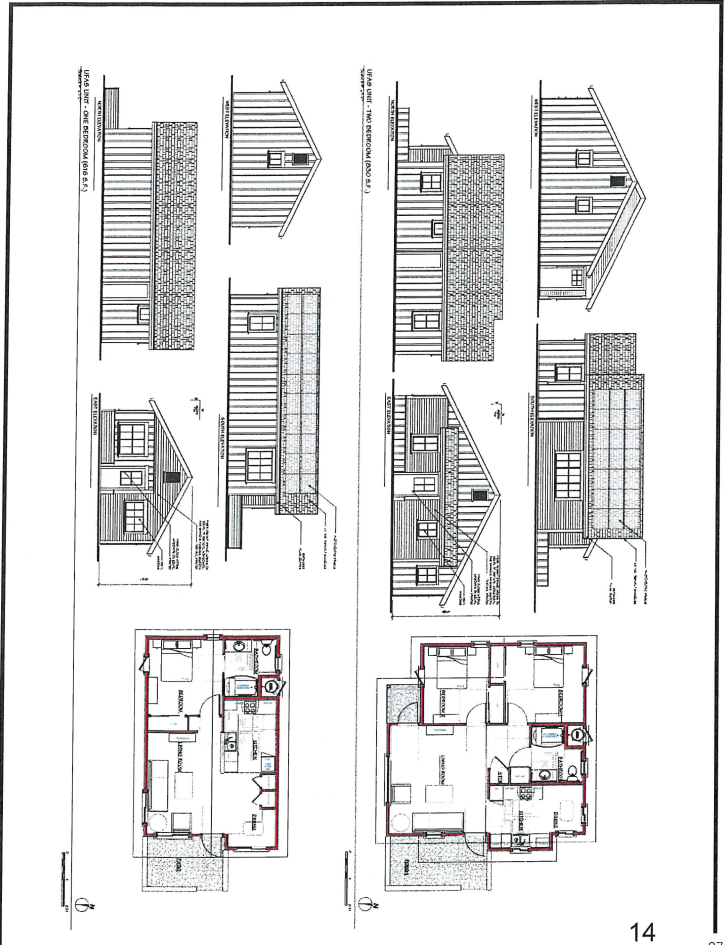
"Five years ago the project was for low income seniors exclusively and didn't include permanent supportive services. The project now allows any low income residents."

14. Will children be housed at this facility and how will they be protected?

"Families are allowed provided they income qualify. However, it is unlikely that families will reside at the supportive housing project. The project provides independent living. Like any other housing available for families, residents are responsible for their children."

15. Will the City be provided a list of tenants?

"The City is welcome to see the list of current residents at the facility at anytime they want to stop by and review it. This will be public information and available upon request."



FAQ 2

Frequently Asked Questions

The following 31 Questions were responded to by DANCO for the October 16, 2018 Council

Meeting

Questions from October 2, 2018 CC meeting related to Danco Supportive Housing Project

1. Does new legislation focus on providing more low-income housing or homeless Housing?

"Yes, very much so. There are 5 ballot measures to provide additional funding for additional housing as well. These are Nationwide issue that everyone is working to address."

2. What is the homeless population in Rio Dell?

"Unknown. Next PIT Count is last week of January 2019."

3. Will the need for transit services affect amenities offered to homeless?

"Services for DHHS clients will be provided on site and transportation is available to DHHS clients should they require services outside of Rio Dell."

4. Does the City have a plan to make the homeless become productive members of Society?

"The DHHS clients housed here are usually receiving disability payments because the State or Federal government has determined they are unable to work. The DHHS housing programs feature community integration and encourage residents to volunteer to improve their communities and lives."

City Note: Responsibility for the indigent is ultimately held by the County and State of California. The City lacks the resources to run social programs.

5. How have these types of programs benefited other communities?

"Affordable housing benefits communities by providing decent housing and amenities."

6. If this project is so great, why does it need to be fenced with 24 hour security guards?

"The project is fenced to provide oversite on who is coming and going . Security needs will be assessed as the need presents itself."

7. Why weren't citizens allowed to vote on whether to allow the facility in Rio Dell?

"It's not a votable issue. We are building a multifamily project and it doesn't matter if the residents were previously homeless or at risk of homelessness. A person's housing status or previous housing status is not something that is governed any more than someone whom previously lived in New York City or drives a Toyota pickup."

8. Why will it cost \$300,000 to build a one-bedroom apartment?

"There are multiple costs associated with the project including Land, architecture, construction, finance costs etc.. Average cost per unit of housing in California is 375,000 per unit."

9. Did Danco approach the City to construct the project or did the City approach Danco in attempt to meet the housing needs identified in the Housing Element?

"Danco and the City have been discussing a project at this site since 2009."

City Note: As with any development project, the developer drives the discussion and the project.

10. Are there other ways to meet the City's housing needs under SB 2?

"Do not understand question."

City Note: SB 2 increased the protections for developers interested in building projects like the one DANCO proposes.

11. Is there an accurate number of Section 8 residents in Rio Dell?

"Information may be available from Housing Authority. Housing Authority not connected to this project. This project is not a section 8 project."

12. Why isn't Danco moving forward with the original plan for 24 low-income Senior Cottages?

"The funding wasn't available to build low income senior housing apartments."

13. How will this project affect property values in Rio Dell?

"I have no idea, there have been multiple studies that show that low income housing increases property values because it allows all residents of a community a place to live, work and thrive."

14. What are the qualifications needed to be approved for tenancy?

"All residents are required to be receiving MediCal (Partnership Health Plan). All residents must be approved by Danco's customary rental application process that includes income qualifying and background checks."

15. Is there more need for moderate housing than low-income housing in Rio Dell?

"There is need for housing in most every community in the state."

City Note: The need for housing in Rio Dell crosses all income categories.

16. What is the criteria for background checks and what disqualifies an applicant?

"Applicants are checked for income, previous landlord references, rental history, credit and criminal."

17. Are applicant's drug tested?

"No, not because they are simply tenants. It is conceivable that a specific tenant may be required to test by an agency working with them but such testing is not required for tenancy."

18. Can residents of the facility possess firearms?

"In accordance with the US Constitution Americans are allowed to possess fire arms unless their civil rights have been taken for some reason. Danco does have "house rules" regarding firearms."

19. Can Rio Dell residents and mentally disabled persons have priority status, provided they meet the tenant qualifications?

"Applications are accepted on a first come first serve basis and must meet the criteria of income and be receiving medical."

20. What is the process when a tenant breaks the house rules; is it DHHS's responsibility to relocate them?

"If a tenant who is a DHHS client is evicted, it is our responsibility to relocate them and aid in locating other housing."

21. What percentage of the homeless population has mental health issues and will those residents of the facility be confined to the facility or be allowed to come and go?

"According to Point in Time Count done every two years, about 40% of homeless, unsheltered respondents self-report some mental illness. No one will be confined to the facility which is their home and for which they pay rent. This is a residential project, not a jail or hospital."

22. How will visitors coming to the facility be addressed?

"Just as they are in all of Rio Dell. Danco does have some house rules about number of visitors and length of stay and behavior not disturbing other residents. All visitors will be checked in at the front desk and have to walk past management to enter. This is one of the reasons for the gated courtyard."

23. What impact will this facility have on the Police Department and will it require an increase in the number of police officers?

City Note: Any housing project of this size or any increase in population will likely lead to an increase in service calls. Such an increase may be offset by a decline in service calls from homeless citizens who are then housed and provided supportive services at this facility.

24. What is the possibility of relocating the facility outside a residential zone, such as the former Eel River Sawmill site?

"This is a residential project and belongs in a residential zone. The property is zoned multifamily and that is exactly what we are building on the property a multi family housing project."

25. What local control does the City have related to stopping the project from moving Forward?

"The City has no authority to stop the project. It is by right. In addition there are many antinimby laws in place to prevent jurisdictions and neighbors from stopping low income housing projects and wanting them in someone else's back yard."

26. Since the facility will be in Rio Dell, will the tenants be from Rio Dell?

"They might be but being from Rio Dell is not a requirement. Anyone can live in any community anywhere in the United States as long as you are a citizen. It's a basic right of being a US Citizen."

27. Will DHHS reach out to homeless people and assist them in qualifying?

"DHHS routinely does this all over the County and we assist with application process when needed."

28. Can the housing be targeted for southern Humboldt residents from Loleta south as mentioned in Danco's response?

"The housing is open to applicants at a first come first serve basis."

29. Do applicants need to be receiving some sort of State assistance to be eligible for Housing?

"Applicants must be receiving MediCal to be eligible."

30. Do applicants need to go through DHHS to be referred to Danco or can they go directly to Danco to apply for housing?

"DHHS clients that will receive a rental subsidy must go through DHHS AND Danco. Others, such as Section 8 certificate holders, may apply directly to Danco. All residents must be receiving MediCal."

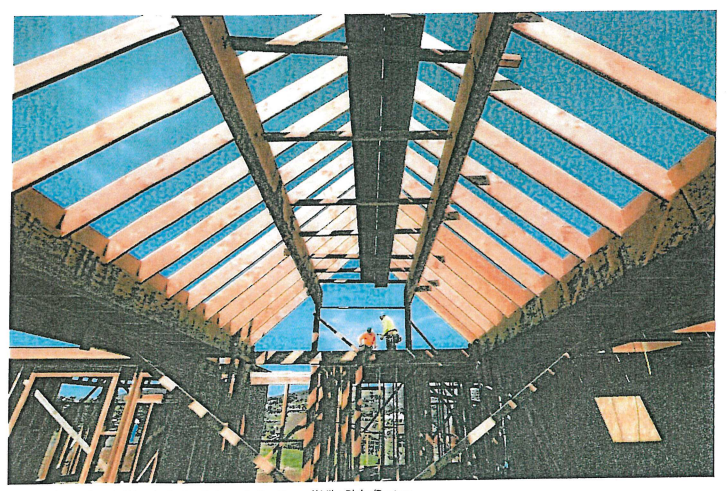
31. Did the City or Danco propose that the facility be fenced?

"Danco is proposing that the facility is fenced to give management more control of whom is coming and going and to keep a good pulse and vision of the facility at all times."

ATTACHMENT A

CITYLAB www.citylab.com

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Construction workers build a single-family home in San Diego. // Mike Blake/Reuters

California's Legal Assault On NIMBYs Begins

SARA LIBBY MAY 9, 2017

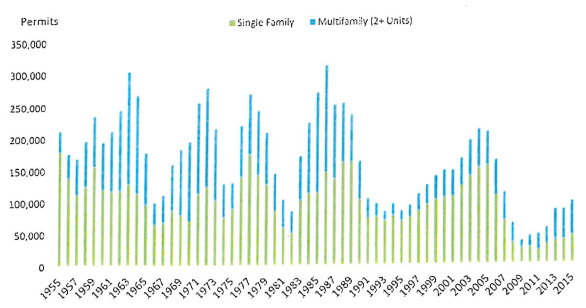
Over 100 bills aim to fix the state's severe housing crisis, including many that would crack down on developers and communities that aren't doing their part.

California Democrats are uniting against a common enemy who they believe is making residents miserable and imperiling the state's future. The target: NIMBYs across the state who continually shoot down new housing projects, and the localities that bend to their will.

There are more than 100 bills before the California Legislature that address the state's housing crisis, and a large share of them would crack down on communities that don't do their part by facilitating the construction of new homes.

A California Department of Housing and Community Development <u>report</u> published earlier this year paints a dire picture: Home ownership rates are at their lowest numbers since the 1940s; homelessness is high. Existing homes cost far too much for low-income and even middle-income residents. But the report focuses most of its attention on the homes that don't exist yet.

"In the last 10 years, California has built an average of 80,000 homes a year, far below the 180,000 homes needed a year to keep up with housing growth from 2015-2025," the report says. "Without intervention, much of the population increase can be expected to occur further from job centers, high-performing schools, and transit, constraining opportunity for future generations."



Annual housing production in California from 1995 to 2015. (Data: Construction Industry Research Board/California Homebuilding Research Reports 2005, 2013, 2015. Graphic: California Housing and Community Development)

Dozens of the solutions floating in the state Legislature aim to address that supply problem, including several that would streamline the process by which housing projects get approved (one, for example, would limit the circumstances in which a special permit could be required to build a granny flat). Others would not-so-subtly make it much harder for local residents and government agencies to block new projects, like by requiring a two-thirds vote for any local ordinance "that would curb, delay, or deter growth or development within a city."

That latter bill epitomizes the frustration many young working people and families have as they try to attain what was once a milestone of adulthood—homeownership—that is now out of reach for even those making decent money. Some of those folks are YIMBYs, or supporters of a "Yes in My Backyard" agenda. "We know that our housing struggles are not the result of impersonal economic forces or lack of individual effort, but derive from bad policy and bad laws that have restricted housing growth for decades," said YIMBY leader Brian Hanlon, co-founder of the California Renters Legal Advocacy and Education Fund, at an April Assembly committee hearing.

California already has several laws on the books aimed at nudging localities to greenlight housing construction. One, the Housing Accountability Act, is even known as the Anti-NIMBY Act. But localities and residents have found ways around them. Many of the current proposals on the table either close loopholes opened by local governments, or add teeth to measures that some cities or neighborhoods have long ignored. A bill to strengthen the Housing Accountability Act, for instance, would even allow a court to authorize punitive damages against cities that act in bad faith. Another would set aside funds specifically for the state attorney general to enforce existing housing laws.

Democratic Assemblyman Richard Bloom, who represents several upscale Los Angeles neighborhoods including Santa Monica and Beverly Hills and who has written a package of housing bills, says many of the solutions that address localities aren't meant to be antagonistic. "I think many in our local communities are very appreciative of clarifications. They recognize that things have gotten out of hand, and they're not the right agencies to provide the clarity that we provide at the state level," he says. "There are times, particularly in a time of crisis, that the state needs to step in and provide a better sense of expectations for local governments."

other hand, let's put a drop in the bucket. A drop is better than a drought."

Counterintuitively, some local officials might secretly crave punitive measures, says Dana Cuff, a professor of architecture and urban design and director of cityLAB-UCLA. "Because the most vocal and organized housing cohort is often a conservative one, city councils and local administrators have a hard time fulfilling their obligation in terms of providing more housing," Cuff says. With state enforcement, she adds, "the local administrators will have a means to argue back that they have to do this or they will be punished."

Recommended



Anatomy of a NIMBY
RICHARD FLORIDA
FEB 23, 2017



Why Is
Affordable
Housing So
Expensive?
JOE CORTRIGHT
APR 20, 2017



Other bills being floated, though, are more carrot than stick. One, written by San Diego Assemblyman Todd Gloria, would allow local housing authorities, which typically deal solely in affordable housing, to earmark some units in new projects for middle-income residents. Residents might be less likely to rally against a new project, the thinking goes, if it means their new neighbors will be teachers and firefighters in addition to those receiving housing subsidies.

During the recession, many market-rate projects that had been OK'd were abandoned by cash-strapped developers and converted into affordable housing projects because the government was the only entity doing any building. The community's reception of a market-rate project compared with the same project when it became an affordable housing project was noticeably different, says Gloria, who was a San Diego city council member at the time.

"Whatever reason that might be, it could just be a pure no-growth approach or it could be a true fear of what affordable housing is perceived to be—and it's never what it really is—maybe this [bill] is a way to address that," he says.

It's unclear what the chances for each bill are. Though legislators seem eager to spur more housing construction quickly, some of their allies might not be. Many environmentalists, for example, want new projects to comply with <u>CEQA</u>, the state's landmark environmental law that requires developers to study and possibly mitigate the environmental impact of whatever they build. And developers are never quick to embrace mandates that they include affordable units in their projects.

If the bills do pass, will any of them actually make a dent in what's become a crippling problem all across the state? The *Sacramento Bee*'s Dan Walters recently <u>wrote off the current proposals</u> in the Legislature as "tepid, marginal approaches that would do little to close the gap." Cuff admits many critics dismiss individual bills as a drop in the bucket. "But on the other hand, let's put a drop in the bucket," she says. "A drop is better than a drought."

Smaller, incremental solutions are also more likely to go over well with wary residents, as opposed to sweeping mandates that would never be implemented, Cuff says.

Bloom cautions that even if an explosion of housing production suddenly takes off, it will still take a long time for it to make a meaningful impact. Lawmakers also need to focus on solutions that can take the burden off of residents right away, he says, such as repealing certain restrictions on rent control.

"Even if I waved a magic wand today and we were to double our current housing production around the state, it would take us a minimum of 10 years to catch up," he says. "I think that we need to give thought to the circumstances that tenants are facing today and see if there isn't a way in which we can provide some immediate relief."

More from CityLab:

Meet the 'New Urban Luddites'

For Urban Preservationists, Six Big Saves

The New Suburban Crisis

Gov. Brown just signed 15 housing bills. Here's how they're supposed to help the affordability crisis

By Liam Dillon

Sep 29, 2017 | 12:00 PM

Gov. Jerry Brown has finalized lawmakers' most robust response to California's housing affordability problems in recent memory.

The "15 good bills" Brown signed into law here Friday morning include a new fee on real estate transactions and a \$4-billion bond on the 2018 ballot that together could raise close to \$1 billion a year in the near term to help subsidize new homes for low-income residents.

"It is a big challenge. We have risen to it this year," Brown said.

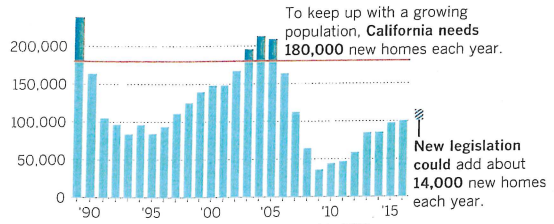
The governor signed the legislation surrounded by lawmakers and advocates at Hunters View, <u>a</u> \$450-million project in San Francisco that is redeveloping what was once crumbling public housing into new homes for 700 low- and middle-income families. Speakers at the ceremony hailed the package of bills as a sea change in how the state handles housing issues.

"Today California begins a pivot from a housing-last policy to a housing-first policy," said Sen. Scott Wiener (D-San Francisco), who wrote one of the key measures.

Still, the array of new laws Brown signed Friday will hardly put a dent in the state's housing problems. Developers need to build about 100,000 new homes each year beyond what's already planned, simply to keep pace with California's population growth.

Money from the bond — assuming it's approved by voters in November 2018 — and the new real estate fee are estimated to finance about 14,000 additional houses a year, still leaving the state tens of thousands of units short annually, according to the state and third parties. Moreover, all the bond money could be spent in as little as five years.

New homes built each year in California



Note: One of the bills would require voter approval in 2018.

Sources: Construction Industry Research Board and California Department of Housing and Community Development

@latimesgraphics

Legislators and others in attendance emphasized that this year's package of bills was only the start of what they planned to do on housing.

"We know we have much more work to do," said Assemblyman Richard Bloom (D-Santa Monica), who authored multiple bills in the package. "And we will keep working this issue for as long as we need to."

Here's a rundown of how the bills aim to address different factors that add to the state's housing problems:

Spending more money to build housing, primarily for low-income residents

Most of the money raised by Senate Bill 2, the \$75 real estate transaction fee, and Senate Bill 3, the \$4-billion housing bond, would go toward helping pay for the development of new homes for low-income residents, defined as people earning 60% or less of the median income in a given community. So in Los Angeles that means a family of four having a combined income of less than \$54,060 a year.

The measures also will go toward new construction to benefit the homeless and farmworkers with a small percentage of money reserved to help pay for middle-class housing construction. For those homes, residents will be able to earn up to 150% of median income in the highest cost areas — that's \$135,000 annually for a family of four in Los Angeles, for example.

Both measures include dollars for other efforts besides helping subsidize homebuilding. Half of the money raised in the first year under SB 2 will go to cities and counties to update neighborhood development blueprints and other planning documents. And \$1 billion of the housing bond will go toward home loans for veterans.

SB 2 is expected to raise \$250 million a year by charging people a \$75 starting fee to refinance a mortgage or make other real estate transactions, except for home or commercial property sales. The most anyone can be charged is \$225 per transaction. SB 3 will authorize a bond that will be paid back with interest by tax dollars earmarked in the state budget, though the veterans will repay their loans themselves.

Making it easier for developers to build

Housing advocates and academics cite burdensome regulations, including some local governments' lengthy approval processes, as a problem limiting the state's housing growth.

A trio of measures aims to whittle down some of those rules. Senate Bill 35 forces cities to approve projects that comply with existing zoning if not enough housing has been built to keep pace with their state home-building targets. Such projects must also reserve a certain percentage of homes for low-income residents and pay construction workers union-level wages and abide by union-standard hiring rules.

Assembly Bill 73 and Senate Bill 540 give cities an incentive to plan neighborhoods for new development. Under AB 73, a city receives money when it designates a particular community for more housing and then additional dollars once it starts issuing permits for new homes. In these neighborhoods, at least 20% of the housing must be reserved for low- or middle-income residents, and projects will have to be granted permits without delay if they meet zoning standards.

SB 540 authorizes a state grant or loan for a local government to do planning and environmental reviews to cover a particular neighborhood. Developers in the designated community also will have to reserve a certain percentage of homes for low- and middle-income residents and the city's approvals there would be approved without delay.

Money to implement both laws could come from the new real estate transaction fee and the bond.

Pushing developers to build and preserve more low-income housing

Because of <u>a 2009 court decision</u> involving a Los Angeles developer, cities are not allowed to force builders of apartment complexes to reserve a portion of their projects for low-income residents. Those policies were called an illegal expansion of rent control.

Now, Assembly Bill 1505 changes the rules so that cities can once again implement low-income requirements. San Jose <u>already is considering a policy</u> that would force developers to set aside 15% of their projects.

Typically when developers agree to build low-income apartments, that agreement lasts a certain time, often between 30 and 50 years. Afterward, owners of the property can charge market-rate rents. The California Housing Partnership Corp., a nonprofit low-income housing advocate,

recently estimated that 14,000 low-income units in Los Angeles County are at risk of losing their income restrictions in the next five years.

Assembly Bill 1521 requires owners to accept a qualified offer to purchase the apartment complex from someone who pledges to continue renting the homes to low-income residents.

The state now runs a tax credit program giving large banks and other investors incentives to help finance housing for farmworkers. Assembly Bill 571 expands that effort with an eye toward making it easier for developers to bundle it with other sources to build farmworker housing.

Forcing cities to plan for more housing

Every eight years, cities and counties have to plan for enough new homes to meet state projections of population growth. This process, however, <u>has not led to sufficient housing production to meet demand</u>.

Three new laws expand requirements for cities to plan for housing. Assembly Bill 1397 forces local governments to zone land for housing where it could actually go, instead of putting sites they don't intend to approve in their housing plan. In one example, La Cañada Flintridge rezoned a big box commercial property for apartments or condominiums, but <u>city officials later told residents</u> any new homes on the site would be almost impossible to build.

Senate Bill 166 makes cities add additional sites to their housing plans if they approve projects at densities lower than what local elected officials had anticipated in their proposals. The goal is to make up for the housing units that weren't built.

Assembly Bill 879 instructs cities to analyze how long it takes developers to actually build their projects once they've been approved, and then take steps to shorten that time.

Penalizing cities that say no to housing

The Housing Accountability Act passed in 1982 prohibits cities from saying no to housing projects that meet zoning requirements simply because they don't like them. But such cases are hard to prove. Three measures, Senate Bill 167, Assembly Bill 678 and Assembly Bill 1515, will beef up the existing law by making it easier for developers to prove a city acted in bad faith when denying a project, and by upping a city's penalty to \$10,000 per unit they rejected.

Assembly Bill 72 gives the state housing department more authority to investigate cities that don't follow through with their housing plans and refer cases to California's attorney general for possible legal action.

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Stanford Graduate School of Business

https://www.gsb.stanford.edu/insights/afford able-housing-good-neighborhood

Is Affordable Housing Good for the Neighborhood?

Research shows these buildings impact home prices and diversity. September 15, 2015|by Shana Lynch

In a lawsuit filed in 2008 and elevated to the U.S. Supreme Court this year, nonprofit Inclusive Communities Project sued the Texas Department of Housing and Community Affairs, arguing it supported racial segregation by allocating too many housing credits to develop affordable housing in poorer, predominantly black neighborhoods. The high court sided with the nonprofit in June, returning the case to the lower court.

But <u>new research</u> shows that the housing department may have been on to something. A study by Stanford GSB professors <u>Rebecca Diamond</u> and <u>Tim McQuade</u> shows that affordable housing development could be an effective policy to help revitalize and integrate low-income areas, Diamond says.

The two studied affordable housing projects' impact on the surrounding neighborhoods over a 10-year span, and found that new projects in poorer neighborhoods increased surrounding home prices and reduced crime, while new projects in wealthier neighborhoods drove down home prices and decreased racial diversity.

"Perhaps counterintuitively, if you build in high-minority areas, it will actually attract higher-income homebuyers as well as non-minority homebuyers to the area," McQuade says. "It can actually achieve to some extent a goal of integration."

The Research

Analyzing the effects of affordable housing holds merit, considering what Americans spend on these programs. Each year, U.S. federal, state, and local governments drop more than \$97 billion on housing assistance. One such program, the Low Income Housing Tax Credit (or LIHTC) provides developer incentives to build affordable housing. Launched in 1986, the program has funded about a fifth of multifamily developments. Diamond and McQuade analyzed the impact these LIHTC projects had on surrounding areas by pulling data on housing transactions, as well as homebuyer race and income information. They were able to study about 16 million transactions from 15 states around 7,098 LIHTC sites.

The study revealed that an affordable housing project in a low-income region was worth about \$116 million to the immediate surrounding neighborhood.

In low-income neighborhoods, where median incomes fell below \$26,000, the researchers saw home values appreciate 6.5% within a tenth of a mile of an LIHTC project. Crime rates also fell, and more non-minorities moved into the area, increasing diversity. In higher-income neighborhoods, those with median incomes above \$54,000, housing prices declined approximately 2.5% within a tenth of a mile of a project, and segregation increased (the researchers noticed no crime impact).

Why the difference? In many cases, a new building in a poorer neighborhood created a "sort of revitalization effect," Diamond says. "These areas don't tend to have a lot of investment in them. It makes the neighborhood appear more desirable." That, in turn, drew more homebuyers, particularly non-minorities.

On the flip side, wealthier neighborhoods didn't see affordable housing as an attractive amenity. And that impact rippled through the area years after construction started.

"In the high-income areas, you saw a strong housing price drop very locally, and then it radiated outward over time," McQuade says. The price effects remain even after 10 years, Diamond adds.

Furthermore, by aggregating the housing price changes in transactions following a new development, Diamond and McQuade were able to determine how much a project was worth to the surrounding neighborhood — in other words, how much more people were willing to pay to live close to the site, or conversely, how much they'd be willing to lose to move away from it. Their analysis revealed that an LIHTC project in a low-income region was worth about \$116 million to the immediate surrounding neighborhood. In higher-income areas, the new building led to a loss of approximately \$17 million.

The researchers say that examining neighborhood impact is only one way to analyze affordable housing. Another method would consider personal impact to tenants. For example, <u>another study found</u> moving children from poor neighborhoods to higher-income ones increases their future earnings.

"In terms of the actual people who live in these buildings, it could be better to move them to better neighborhoods," McQuade says. "What we're saying is that the government needs to think seriously about the tradeoff of how much we are benefiting the tenants of affordable housing versus what the effects are on the local neighborhood."

###

RESOLUTION NO. 189-30

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF ARCATA IN SUPPORT OF UNITED STATES BIKE ROUTE 95 ON THE PACIFIC COAST

WHEREAS, bicycle tourism is a growing industry in North America, contributing \$47 billion a year to the economies of communities that provide facilities for such tourists; and

WHEREAS, the American Association of State Highway and Transportation Officials (AASHTO) has designated a corridor crossing California to be developed as United States Bike Route 95 (USBR 95); and

WHEREAS, the Adventure Cycling Association and the California Bicycle Coalition, with the cooperation of Caltrans, have proposed specific route to be designated as USBR 95, a map of which are herein incorporated into this resolution by reference; and

WHEREAS, the proposed route for USBR 95 comes through Arcata and can therefore provide benefits to our residents and businesses; and

WHEREAS, we have investigated the proposed route and found it to be a suitable route, and desire that the route be designated so that it can be mapped and signed, thereby promoting bicycle tourism in our area.

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of Arcata hereby expresses its approval and support for the development of USBR 95, and requests that Caltrans get the route officially designated by AASHTO as soon as this can be achieved, and authorizes the posting of signs within the Arcata right-of-way identifying the route through the community once the official designation has been made.

This resolution shall be effective upon its adoption.

DATED: December 19, 2018

ATTEST:

APPROVED:

City Clerk, City of Arcata

Mayor, City of Arcata

CLERK'S CERTIFICATE

I hereby certify that the foregoing is a true and correct copy of Resolution No. 189-30, passed and adopted at a regular meeting of the City Council of the City of Arcata, County of Humboldt. State of California, held on the 16th day of December, 2018, by the following vote:

AYES: WATSON, ORNELAS, PEREIRA, PITINO

NOES: NONE

ABSENT: WINKLER

ABSTENTIONS: NONE

City Clerk, City of Arcata

CITY OF RIO DELL

Rio Dell City Hall 675 Wildwood Avenue Rio Dell, CA 95562 (707) 764-3532 cityofriodell.ca.gov

July 16, 2019

TO:

Rio Dell City Council

FROM:

Kyle Knopp, City Manager

SUBJECT:

Discussion on Parks, Recreational or Outdoor Assets and Related Survey

IT IS RECOMMENDED THAT THE CITY COUNCIL:

Receive the report and provide direction.

BACKGROUND AND DISCUSSION

On June 5, 2018 the voters of California approved Proposition 68 -- the California Drought, Water, Parks, Climate, Coastal Protection, and Outdoor Access for All Act of 2018. The Act provides the City with several funding opportunities for parks and open space.

Per Capita Grant Program: Funds are available for local park rehabilitation, creation, and improvement grants to local governments on a per capita basis. Grant recipients are encouraged to utilize awards to rehabilitate existing infrastructure and to address deficiencies in neighborhoods lacking access to the outdoors. As a small city, Rio Dell will fall under a Per Capita Grant minimum of \$200,000. According to the State calculation tool a local match of 20% will be required due to the Community's status as "not severely disadvantaged."

Statewide Parks Program: This is a competitive grant program that can be used to create new or enhance existing recreational areas. Grant applications are due are due August 5, 2019. Nearly \$255 million is available in this round. However, an additional \$395 million will be allocated in future rounds.

Trails and Greenways Grant Program: Proposed to fund projects that provide non-motorized infrastructure development and enhancements that promote new or alternate access to parks, waterways, outdoor recreational pursuits, and forested or other natural environments to encourage health-related active transportation and opportunities for Californians to reconnect with nature. The procedure for the grant program is currently being finalized. Grants will be awarded on a competitive basis. \$27.7 million will be available statewide.

Rural Recreation and Tourism Program: "Competitive grants will create new recreation opportunities in support of economic and health-related goals in rural communities." This grant program is currently in the initial stages of development with more information due by summer.

Grants will be awarded on a competitive basis. Applications will not be due until 2020 and it is expected that \$23 million will be available on a competitive basis statewide.

The City does not currently have a Parks and Recreation Master Plan. There is no history of the City pursuing such a plan. The Open Space and Conservation Element of the City's General Plan identifies recreational assets in the community and provides for broad goals and objectives. The current lack of a specific parks master plan could be a significant disadvantage to the City concerning competitive grants.

It is important to note that the City does not own either of the two largest parks in the City, Fireman's Park or Davis Street Park. They are owned by the Fire District and School District respectively. The City owns and maintains both Memorial Park and Triangle Park (Or Blue Star Memorial Park).

Over the past few years interest has been shown in several park or recreational opportunities:

- o Eel River Riparian and Recreation Trail
- o Davis Street Park Acquisition
- Skate Park
- o Community/Recreation Center
- o Public Exercise Stations
- o Dog Park
- o Disc Golf Course

The City most recently made application for a 2018 River Parkways Grant for a non-motorized trail and river access from Davis Street to Edwards Drive. Prior to this the City explored the idea of acquiring Davis Street Park (approximately 3 acres) from the School District in 2014. Other past projects involved the installation of public bathrooms and play structures at Fireman's Park and the installation of tennis courts at Davis Street Park.

It is proposed that the City hold at least one community-wide meeting to discuss past park projects and future park projects. In addition, staff is prepared to circulate the attached parks survey online in order to develop a list of potential projects and public interest in those projects.

The most pressing question is whether the City can submit a competitive application for the current round of the Statewide Parks Program Grant, which is due August 5, 2019. The project that is most ready to be submitted in a grant application is the Eel River Riparian and Recreation Trail, which was the subject of a submission under the River Parkways program in 2018. No other project is able to be submitted at this time.

Future grant applications could be aided by the development of a parks master plan. In all cases, strong public support will need to be demonstrated in order to create a successful application. The next round of the Statewide Parks Program Grant could occur in 2020, enough time to work on plan development and public outreach.

Staff is asking that the Council provide direction on:

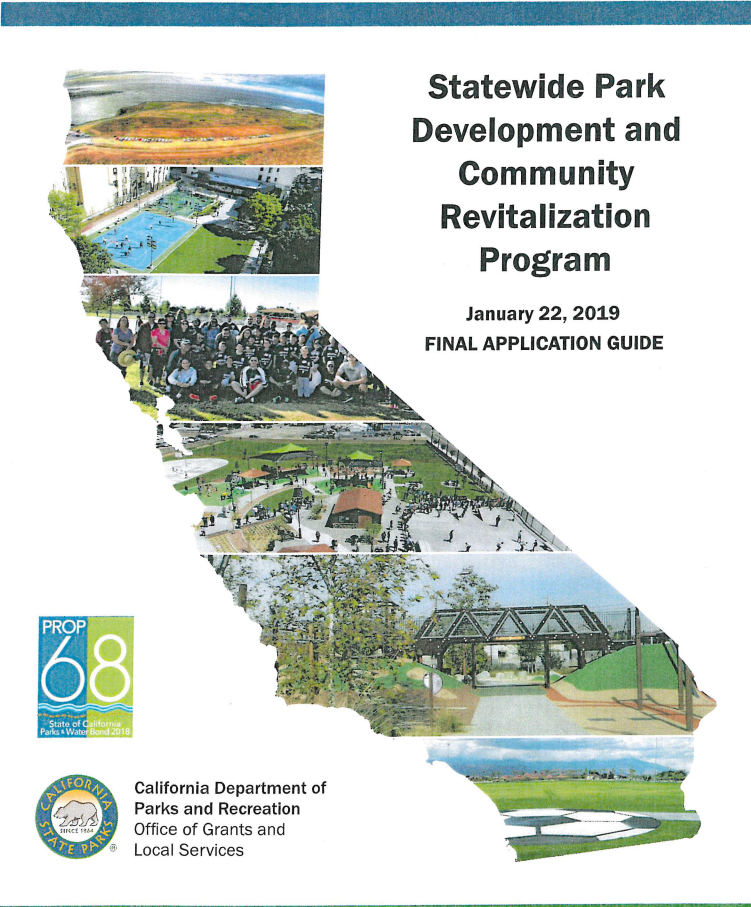
- o Issuance of the attached parks survey
- o Issuance of Grant Application for Eel River Trail prior to August 5 deadline.
- o Direction on whether staff should bring back proposals for master park planning.

O Direction to staff on whether to approach the School Board on their interest in selling Davis Street Park.

Attachments:

Application Guide – Statewide Park Development and Community Revitalization Program Draft Parks Survey

///



I. PROGRAM OVERVIEW

INTENT

Statewide Park Program (SPP) competitive grants will create NEW PARKS and NEW RECREATION OPPORTUNITIES in CRITICALLY UNDERSERVED COMMUNITIES across California.

Proposition 68 Funding

- \$650,275,000 will be distributed throughout multiple ROUNDS.
- Use this Application Guide for each ROUND.

LEGACY

Previously, Proposition 84 (2006 Bond Act) funded two ROUNDS:

- \$2.9 billion was requested. \$368 million was awarded.
- Over one hundred new parks were created and twenty existing parks were improved throughout California.

SPP legislation is found in Public Resources Code §§5640 through 5653.

Proposition 68 (2018 Bond Act) continues this program's legacy.

ELIGIBLE APPLICANTS

- Cities
- Counties
- DISTRICTS (as defined on page 71)
- JOINT POWERS AUTHORITIES (one member of the JOINT POWERS AUTHORITY must be either an eligible DISTRICT, City, or County)
- NON-PROFITS with 501(c)(3) status

TYPES OF PROJECTS

A PROJECT must involve either DEVELOPMENT or a combination of ACQUISITION <u>and</u> DEVELOPMENT to:

- 1. Create a NEW PARK, or
- 2. EXPAND an EXISTING PARK, or
- 3. RENOVATE an EXISTING PARK

All PROJECTS <u>must create or RENOVATE</u> at least one RECREATION FEATURE. Examples of RECREATION FEATURES include <u>but are not limited to the following</u>:

RECREATION FEATURES (eligible examples)

- ACQUISITION of land:
 - Combined with DEVELOPMENT of a NEW RECREATION FEATURE.
 OR
 - Already has a RECREATION FEATURE for public use at close of escrow.
- Aquatic center, swimming pool, splash pad, fishing pier or paddling launch site
- Amphitheater/performing arts dance, music, and theater stage
- Athletic fields (soccer regulation or "futbol-rapido", baseball, softball, football, etc.)
- Athletic courts (basketball, "futsal", tennis, pickleball, etc.)
- Community gardens, botanical or demonstration gardens and orchards
- Community/Recreation center (only if it will be in or ADJACENT to a PARK)
- Dog park
- Jogging and walking loop, par course, running track
- Non-motorized trail, pedestrian/bicycle bridge, greenbelt/linear PARK
- Outdoor gym exercise equipment (stations fixed into ground)
- Open space and natural area for public recreation use
- Picnic/Bar-B-Que areas
- Playground and tot lot
- Plaza, Zocalo, Gazebo
- Public art (mosaic tiles, sculptures, murals)
- Skate park, skating rink, and BMX or pump track (non-motorized bike tracks)
- Lighting to allow for extended night time use of a RECREATION FEATURE
- Shade structure/COVERED PARK areas over a RECREATION FEATURE to allow for extended day time use

I. PROGRAM OVERVIEW

MAJOR SUPPORT AMENITIES (eligible examples)

A PROJECT may also include MAJOR SUPPORT AMENITIES such as:

- Restroom building, snack shack
- Parking lot, staging area, pathway for access to a RECREATION FEATURE
- Landscaping or lighting that will be constructed throughout the PARK

APPLICATIONS where the majority of the TOTAL PROJECT COST is for a MAJOR SUPPORT AMENITY will be less competitive. PROJECTS should create a NEW RECREATION OPPORTUNITY(S) as the primary goal.

APPLICATIONS only for MAJOR SUPPORT AMENITIES are ineligible; a PROJECT must create or RENOVATE at least one RECREATION FEATURE.

GRANT AMOUNT PER APPLICATION

Maximum grant request per APPLICATION/PARK:

\$8,500,000

Minimum grant request per APPLICATION/PARK:

\$200,000

One PARK = One Application:

Each PARK requires its own, separate APPLICATION. Only one APPLICATION, requesting up to \$8.5 million, may be submitted for the same PARK in the same ROUND.

Multiple PARKS = Multiple Applications:

An APPLICANT may submit multiple APPLICATIONS for different PARKS. An APPLICANT can potentially receive multiple GRANT awards that total more than \$8.5 million in the same ROUND. There is no cap to the amount of grants an APPLICANT may receive per ROUND.

No Match Required:

The GRANT by itself may fund the entire PROJECT.

-122-

AMOUNT AVAILABLE PER ROUND

\$650,275,000 will be split into multiple ROUNDS as shown below:

Round	State Budget APPROPRIATION DATE = Start of GRANT PERFORMANCE PERIOD	Amount Available
2019 ROUND	July 1, 2018 (APPROPRIATION DATE) GRANT PERFORMANCE PERIOD: July 1, 2018 – June 30, 2022	\$254,942,000
Future ROUND(s)	Future State Budget(s) will determine APPROPRIATION DATE(s)	\$395,333,000
See parks.ca.gov/spp for future funding announcements		
		Total: \$650,275,000*

A minimum of 20% of funds available (<u>at least</u> \$134,125,000 of the \$650,275,000) will fund PROJECTS that EXPAND or RENOVATE EXISTING PARKS.

*Of the total \$650,275,000, a minimum of 2% (\$13,005,500) and no more than 5% (\$32,513,750) will fund COMMUNITY ACCESS PROGRAMS through a separate competitive application process. See parks.ca.gov/cap.

APPLICATION DEADLINE FOR EACH ROUND

The APPLICATION deadline will be unique for each ROUND of SPP and will be announced at parks.ca.gov/spp.

APPLICATION PROCESS

- 1. Review the "Competitive Chart" at parks.ca.gov/spp.
 - The "Competitive Chart" is an important technical assistance tool that outlines what needs to be prioritized and considered for a competitive SPP APPLICATION.
- 2. Review this guide to understand the competitive APPLICATION requirements in more detail.
- 3. Participate in the extensive technical assistance methods such as APPLICATION workshops and contacting OGALS SPP experts. See page 56 for a complete list.
- 4. Review the GRANT ADMINISTRATION GUIDE, including CONTRACT provisions, to understand the requirements if the competitive APPLICATION is selected for funding.

I. PROGRAM OVERVIEW

- 5. Send the APPLICATION to OGALS postmarked by the application deadline announced at parks.ca.gov/spp. APPLICATION submittal instructions are found on page 10.
- 6. As another form of technical assistance, APPLICANTS may be advised to correct or complete documents after the APPLICATION is submitted.
 - Exception: Project Selection Criteria (pages 14–31) responses must be complete by the APPLICATION deadline. Revisions will not be accepted.
- 7. The competitive APPLICATION(S) will be evaluated and ranked based on Project Selection Criteria responses. GRANT award decisions will be announced approximately five months after the application deadline. APPLICANTS will receive either a GRANT award or GRANT denial letter.

GRANT ADMINISTRATION PROCESS AND PERFORMANCE PERIOD

- 1. APPLICANTS who receive a grant award letter from OGALS must attend a mandatory GRANT ADMINISTRATION workshop.
- 2. After the mandatory workshop, OGALS will send a CONTRACT to the APPLICANTS.
- 3. After a signed CONTRACT is returned and signed by the State, the APPLICANT becomes a GRANTEE. The GRANTEE will receive a deed restriction/grant notice to record on the title to the property if the GRANTEE owns the land. The deed restriction/grant notice refers to the CONTRACT that requires GRANTEES to ensure operation and maintenance of the PROJECT SITE for 30 years.
- 4. The GRANT PERFORMANCE PERIOD starts with the APPROPRIATION DATE. If the grant is awarded, PRE-CONSTRUCTION COSTS dating back to the APPROPRIATION DATE may be reimbursed.
- 5. PROJECT COMPLETION is at least three months before the end of the GRANT PERFORMANCE PERIOD.
- 6. Send the final payment request to OGALS at least three months before the end of the GRANT PERFORMANCE PERIOD. This gives time for OGALS to review the payment documents, conduct a final site inspection, and process the final payment through the State Controller's Office.
- 7. The CONTRACT requires GRANTEES to ensure operation and maintenance of the PROJECT SITE for 30 years. The 30-year period begins with the APPROPRIATION DATE.
- 8. Each ROUND will have a unique GRANT PERFORMANCE PERIOD based on the APPROPRIATION DATE. Dates for each round will be posted at parks.ca.gov/spp.

Rio	Dell Draft Parks Survey 7/16/19
1. P	lease select ONE statement that best describes where you live
C	Resident of the City of Rio Dell (within city limits) Resident of Scotia, Metropolitan, Dinsmore Plateau or Monument Ridge area. I live elsewhere
Que	estion Title
2. H	low important do you think parks and trails are to the overall quality of life in Rio Dell
	Very Important Important Somewhat Important Not Very Important Not Important At All Don't Know/Not Sure
Que	estion Title
3. D	o you or your family use Rio Dell's Parks and Open Spaces?
- 1 - 1	Yes No Not Aware of Parks
_	estion Title
l. If	you do not use the parks or only use them occasionally, why?
Com	ments (optional):
4	

Question Title

5. Please indicate	hov	v often you	use	the follow	ing p	arks or op	en spaces.		
	Da	ily	We	eekly	Mo	nthly	1-4 times per year	Ne	ver
Memorial Park	C	Daily	C	Weekly	C	Monthly	1-4 times per year	C	Never
Fireman's Park	C	Daily	C	Weekly	C	Monthly	1-4 times per year	C	Never
Davis Street Park	C	Daily	C	Weekly	C	Monthly	1-4 times per year		Never
River Bar	<i>(</i> -	Daily	C	Weekly	C	Monthly	1-4 times per year	C	Never
Question Title 6. Please indicate the condition of the following parks or open spaces.									
Memorial Park Fireman's Park Davis Street Park River Bar Excellent	. (Good [©]	F	air [©]	Po	or • 1	No Comment [©]		
Comments (optional	al):					and the second s		_	
4								1	
Question Title									
7. What should be to 3)	the	most impo	ortar	nt prioritie	s for	parks in t	he next five yea	ırs?	(Check up
Improvement to	o ex	isting parks	S						
Create addition				ity space					
Public parking	and	access to p	arks						
Increasing ADA	A ac	cess							

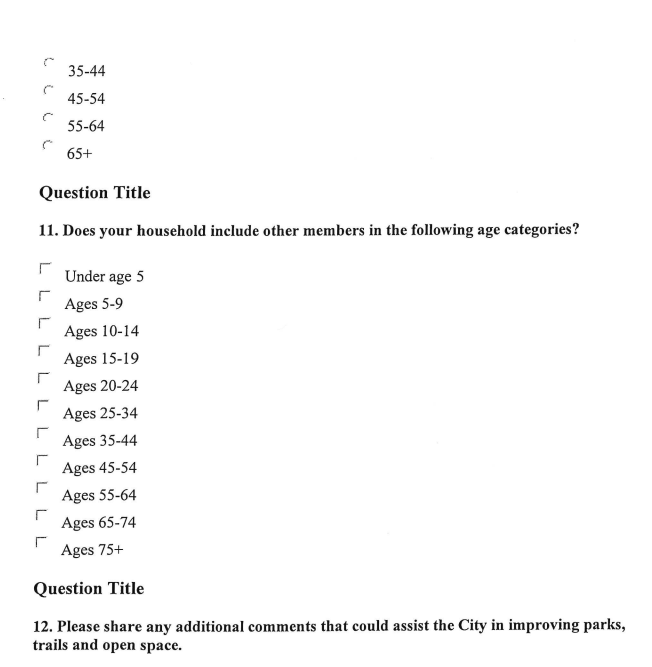
Γ	Develop trails throughout town	
Γ	Maintenance of existing parks, trails and open space	
Γ	Improving/establishing safe pedestrian/bicycle routs	
Γ	Bulldoze the current parks and start over	
		ж
Cor	mments (optional):	þ þ

Question Title

8. Please indicate your top five personal preferences and top five community needs for the following:

	Personal Preference	Community Need
Walking, Hiking Trails & Bike Paths	Walking, Hiking Trails & Bike Paths Personal Preference	Walking, Hiking Trails & Bike Paths Community Need
Canoeing/Kayaking Access	Canoeing/Kayaking Access Personal Preference	Canoeing/Kayaking Access Community Need
Dog Parks/Areas	Dog Parks/Areas Personal Preference	Dog Parks/Areas Community Need
Outdoor Playgrounds	Outdoor Playgrounds Personal Preference	Outdoor Playgrounds Community Need
Basketball Court	Basketball Court Personal Preference	Basketball Court Community Need
Skate Park	Skate Park Personal Preference	Skate Park Community Need
Soccer/Multipurpose Field	Soccer/Multipurpose Field Personal Preference	Soccer/Multipurpose Field Community Need
Community Garden	Community Garden Personal Preference	Community Garden Community Need
Fishing	Fishing Personal Preference	Fishing Community Need
Picnic Areas	Picnic Areas Personal Preference	Picnic Areas Community Need
Disc Golf	Disc Golf Personal Preference	Disc Golf Community Need
Horseshoes	Horseshoes Personal Preference	Horseshoes Community Need

	Personal Preference	Community Need
Community/Recreation Center	Community/Recreation Center Personal Preference	Community/Recreation Center Community Need
Public Exercise Stations	Public Exercise Stations Personal Preference	Public Exercise Stations Community Need
Baseball Field	Baseball Field Personal Preference	Baseball Field Community Need
Softball Field	Softball Field Personal Preference	Softball Field Community Need
Outdoor Stage Co	utdoor Stage Personal Preference	Outdoor Stage Community Need
Farmers Market Fa	rmers Market Personal Preference	Farmers Market Community Need
Other (please specify): Question Title		·
9. Would you support the maintenance of ne	the creation of a parks, recreation w or existing parks?	and open space district to fund
Yes No Need more informa	tion	
Question Title		
10. What is Your Age	Range?	
C Under 18		
18-24		
25-34		





Rio Dell City Hall 675 Wildwood Avenue Rio Dell, CA 95562 (707) 764-3532 cityofriodell.ca.gov

July 16, 2019

TO:

Rio Dell City Council

FROM:

Kyle Knopp, City Manager

SUBJECT:

Approval to Draft a Revenue Sharing Agreement with the County of Humboldt Related to the Wind Energy Project with Related Approval of Letter to the Board

of Supervisors.

IT IS RECOMMENDED THAT THE CITY COUNCIL:

Authorize staff to draft a Revenue Sharing Agreement for submission to the County of Humboldt and authorize the Mayor to sign the attached letter.

BACKGROUND AND DISCUSSION

It is recommended that the Council authorize staff to draft and pursue a revenue sharing agreement with the County of Humboldt related to the Terra-Gen wind energy project. The project's proponents have identified over \$83 million in tax revenue benefits from their proposed project. The project is proposed to occur outside of the jurisdiction of the City of Rio Dell and currently staff understands that the maintenance/construction facility will also be located outside of Rio Dell's jurisdiction. Given this information, the City of Rio Dell will receive little revenue from the project. Most benefits to Rio Dell would come in the form of ancillary support for construction crews in the form of meals, gasoline and similar services. This benefit would most likely all but disappear after the two year construction window closes, however the windmills themselves are expected to last for thirty years in total.

Only the Board of Supervisors can approve such an agreement and there is no guarantee they would do so. The project may also not materialize even after a revenue sharing agreement has been drafted and approved. However, at this juncture it may be wise to approach the County with a proposal. Approval of a revenue sharing agreement should not be construed as support for the project but should be viewed as a mitigation for the impacts of the project should it proceed.

The estimated cost to draft a revenue sharing agreement is \$1,800.00 dollars. This amount is available in the current budget.

It may take several weeks to have the City draft such an agreement and also for the county counsel to review such an agreement. Therefore a draft letter is attached to the agenda item that would notify the Board of Supervisors of the City's intent as soon as possible.

RIO

Rio Dell City Hall 675 Wildwood Avenue Rio Dell, CA 95562 (707) 764-3532 cityofriodell.ca.gov

July 16, 2019

Rex Bohn, Chair

Board of Supervisors

County of Humboldt

825 5th Street, Room 111

Eureka, CA 95501

RE. Revenue Sharing for Wind Energy Project

Dear Chair Bohn,

On behalf of the City Council of the City of Rio Dell I want to thank you and the Board of Supervisors for your commitment and work on the economic and environmental issues facing Humboldt County. We believe that the Board of Supervisors and the County of Humboldt will be fair minded related to the proposed wind energy project on the ridges surrounding our community.

As you know, the windmill project, as proposed by Terra Gen, will have an impact upon the citizens of Rio Dell. We have listed those points in a letter to your Planning Department and copied your Board as it relates to the project's Draft Environmental Impact Report.

Not long ago, Rio Dell was the home base for the workforce of the County's single largest employer, Pacific Lumber. This city and surrounding area continue to suffer as a result of the decline of the timber industry. We continue to appreciate the support of the full Board of Supervisors to address these economic conditions at every available opportunity.

It still remains possible that Terra Gen's project could move forward and generate hundreds of millions of dollars in economic activity just outside the City's jurisdiction. By Terra-Gen's own estimates, total revenue, over the lifetime of the project, could exceed \$83 million dollars. However, without any corrective action the City of Rio Dell will see little benefit over the lifetime of the project. Instead, Rio Dell will be impacted in undesirable ways over the expected thirty-year life of the project and the overwhelming public perception is that this would not be an equitable outcome. It is our position that Rio Dell should share some of the benefit of this proposed project, if it moves forward.

We respectfully ask that your Board consider entering into a revenue sharing agreement with the City of Rio Dell so that, if this project proceeds, some portion of the project's revenue benefits

Rio Dell. The Rio Dell City Council has recommended that a revenue sharing agreement be drafted and expedited so that it can be submitted to your Board and the County Counsel for review. We would appreciate that this matter be considered by the Board as soon as possible.

We believe that Rio Dell can play an important role in a sustainable future for all of Humboldt County. Through a cooperative revenue sharing agreement we can all help make this happen. Thank you for your time and consideration.

Sincerely,

Debra Garnes



675 Wildwood Avenue Rio Dell, Ca 95562 (707) 764-3532

TO:

Mayor and Members of the City Council

THROUGH: Kyle Knopp, City Manager

FROM:

Karen Dunham, City Clerk

DATE:

July 16, 2019

SUBJECT:

2019-2020 Appointments to Boards, Committees and Commissions

RECOMMENDATION

Approve appointments to the external boards/commissions to fill the vacated positions held by former Councilmember Richter.

BACKGROUND AND DISCUSSION

Chapter 2.55 of the Rio Dell Municipal Code (RDMC) provides authority for the City Council by majority vote for the appointment of Councilmembers as representatives of the City to serve on various boards, commissions, committees and task forces. The operational identities of such organizations are defined by law, ordinance or resolution. It is the responsibility of those representatives to report events of the organization to the City Manager and Council at reasonable intervals or as defined by ordinance, law or resolution.

With the resignation of Councilmember Richter, there are three (3) vacancies existing on the following boards/commissions:

- Humboldt Waste Management Authority (HWMA)
- Alternate
- League of California Cities Redwood Empire Division
- Alternate
- Redwood Region Economic Development Commission Appointee

The date for submittal of applications for the two (2) public members on the Nuisance Advisory Committee was extended to July 31, 2019 due to only one (1) application being received, with potential appointment at the August 6th meeting.

ATTACHMENTS:

City Council Board/Committee/Commission Assignments



CITY COUNCIL BOARD/COMMITTEE/COMMISSION ASSIGNMENTS

ORGANIZATION	APPOINTEE	ALTERNATE
Humboldt County Association of Governments (HCAOG)	Strahan	Woodall
Meets 3rd Thursday at 4:00 p.m. in Eureka		
Humboldt County Convention & Visitors Bureau	Garnes	Strahan
Meets Quarterly for lunch (various locations)		
Humboldt Waste Management Authority (HWMA)	Wilson	
Meets 3rd Thursday at 5:30 p.m. in Eureka		
Humboldt Transit Authority (HTA)	Woodall	Strahan
Meets 3rd Wednesday at 9:00 a.m. at HTA		
League of California Cities Redwood Empire Division (LOCC)	Garnes	
Meets Quarterly (various locations)		
Redwood Region Economic Development Commission (RREDC)		Woodall
Meets 4th Monday at 6:3 p.m. in Eureka		
Local Agency Formation Commission (LAFCo)	None	None
D. L. C. A. F A. A. A. A. (DCFA)	Wilson	Garnes
Redwood Coast Energy Authority (RCEA)	AAII2OII	Garries
Meets 3rd Monday at 3:00 in Eureka	TO BE SHOW WHEN THE SAME	
Humboldt/Del Norte Hazardous Response Authority	Strahan	Garnes
Meets Quarterly at 4:30 p.m. in Eureka		

INTERNAL COMMITTEES

Woodall	Strahan
Garnes	Strahan
Woodall	Garnes
Garnes	Richter
W. C. W. V. C.	
	Garnes Voodall